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Last revised: August 1, 2020

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

UNITED STATES BANKRUPTCY COURT

		District of I	New Jersey		
In Re:	Linda C. Miller		Case No.:		18-29286 VFP
		Debtor(s)	Judge:	Honorak	ole Vincent F. Papalia
		(-)			
		CHAPTER 13 PLA	N AND MOTION	S	
☐ Original	Included	✓ Modified/Notice F ☐ Modified/No Notice		Date:	October 7, 2020
		THE DEBTOR HAS FILE CHAPTER 13 OF THE I			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proposition of the Plan proposition of the Plan proposition of the Plan prosecute Plan prosecute Plan proposecute Plan Plan Plan Plan Plan Plan Plan Plan	ne date of the confirm posed by the Debtor to been anythin the time duced, modified, or eay be granted without the Notice. The Court is Bankruptcy Rule 30 and take place so avoid or modify the lift is a lien based on value contest said treatments.	n the court a separate <i>Not</i> nation hearing on the Plar of adjust debts. You should thes to oppose any provise frame stated in the <i>Notice</i> eliminated. This Plan may ut further notice or hearing may confirm this plan, if the one of the collateral or to red not must file a timely object.	n proposed by the diread these paper ion of this Plan or ce. Your rights may be confirmed and g, unless written of there are no timel motions to avoid confirmation processile a separate moduce the interest retion and appear a	e Debtor. This ers carefully a rany motion ay be affected become bir objection is filly filed objector modify a lie cess. The plantion or adversate. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ading, and included led before the deadline ions, without further en, the lien avoidance or an confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state whe	ether the plan inclu	oe of particular importan des each of the followin e provision will be ineffe	g items. If an ite	m is checke	ed as "Does Not" or if
THIS PLA	N:				
	✓ DOES NOT CON' SET FORTH IN PAI	TAIN NON-STANDARD F RT 10.	PROVISIONS. NO	ON-STANDA	RD PROVISIONS MUST
COLLATE	RAL, WHICH MAY	T THE AMOUNT OF A SE RESULT IN A PARTIAL F MOTIONS SET FORTH II	PAYMENT OR NO	D PAYMENT	
		ID A JUDICIAL LIEN OR I			RCHASE-MONEY

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Initial Debtor(s)' Attor	rney <u>/s/ RIL</u> Ir	nitial Debtor:	/s/ LCM	Initial Co-Debtor				
Part 1: Payment an	d Length of Plan							
a The debto	or has paid \$5 670 00	to the Chant	ter 13 Trustee over	the first 24 months through				
	•	•		•				
September 2020 and shall pay begin paying \$360.00 to the Chapter 13 Trustee, starting on October 1, 2020 for approximately 60 months. (Covid-19 PlanCertification to be filed.)								
2020 IOI appioxilliau	ely <u>oo</u> months. (Covic	u-19 FlaiiCe	i tilication to be ill	su.)				
h The debto	r shall make plan payr	ments to the T	rustee from the follo	owing sources:				
Ø: 1116 desite	Future Earnings		ractor from the folia	July 2001-000.				
		dina (describe	e source, amount ar	nd date when funds are available):				
		anig (accomb	o oodroo, arriodin ar	ia date when rande are available).				
c Use of rea	l property to satisfy pla	an obligations						
C. Ose of fea	Sale of real property		•					
	Description:							
	Proposed date for co	ampletion:						
	Proposed date for co	impletion.						
	Defines a standard							
	Refinance of real pro	operty:						
	Description:	1						
	Proposed date for co	impletion:						
✓	Loan modification wi			ing property:				
	Description: 381 Gre							
	Proposed date for co	empletion:	Loan modificat					
			previously obt	ained.				
_								
d. □		mortgage pay	yment will continue p	pending the sale, refinance or				
	loan modification.							
e. ✓				e payment and length of plan:				
				ation with MidFirst Bank but				
	there are post petit	ion arrears o	n the loan modification	ation that was resolved with an				
	Orders dated 4/6/20	and 8/31/20						
Part 2: Adequate P	rotection		NONE					
•								
a. Adequate	protection payments v	vill be made ir	n the amount of $_{_}$	to be paid to the Chapter 13				
Trustee and disburse	ed pre-confirmation to	(creditor)						
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the								
debtor(s) outside the Plan, pre-confirmation to: (creditor).								
Part 3: Priority Claims (Including Administrative Expenses)								
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:								
Creditor		Type of Priorit		Amount to be Paid				
Marie-Ann Greenberg, C	-	Administrativ		Est. \$2,158.00				
Law Office of Ronald I.	Levine	Administrativ	re e	Est. Balance \$2,500.00				

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 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ✓ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): 							
Type of Priority	Claim Amount	Amount to be Paid					
	rity claims listed below are b yed to a governmental unit a C.1322(a)(4):	rity claims listed below are based on a domestic support yed to a governmental unit and will be paid less than the C.1322(a)(4):					

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

bankruptcy illing as	IOHOWS.				
			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
		Post-petition			
		and post-			
		permanent loan			44 500 05
		modification			\$1,586.67 per
		arrears		Deleves of eleim	month subject to
		pursuant to		Balance of claim still owed	annual increase
	294 Crospleof Avenue	Claim 4-2 Part 3			in escrow
MidFirst Bank	381 Greenleaf Avenue,	in the amount of	N/A	through the Plan	pursuant to R.E.S.P.A.
WIIGHIST BAIK	Englewood NJ	\$3,835.38	IN/A	is \$3,633.48.	K.E.S.P.A.
		\$9,773.26 in			
		arrears			
		+\$526.00 in			
		secured			
		creditor's			
		attorneys fees			
		and costs			
		pursuant to			
		4/6/20 Order			
		Docket No. 72			
		+\$3,265.20 in			
		arrears +			
		\$350.00 in			
		secured			
		creditor's			
		attorneys fees and costs			\$1,586.67 per
		pursuant to			month subject to
		8/31/20 Order		Balance still	annual increase
		Docket No. 90 =		owed pursuant	in escrow
	381 Greenleaf Avenue,	Total:		to Orders is	pursuant to
MidFirst Bank	Englewood, NJ	\$13,914.46	N/A	\$13,288.99	R.E.S.P.A.
	,	ψ10,314.40	1	+,=	· · · · · · · · · · · · · · · · · · ·

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

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c. Secured	claims	excluded	from 11	USC	506 ⋅ 🗔	NONE
c. Secureu	Claims	CACIUUCU	11 0111 11	0.5.0.	300. W	

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

N. CO. E.			Amount of	Total to be Paid through the Plan Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt

f. Secured Claims Unaffected by the Plan ☐ NONE

The following secured claims are unaffected by the Plan:

Creditor

State of NJ Office of Inspector General Social Security Administration for Judgment lien DJ-198244-2017, based on fraud will be paid outside the plan and with retention of lien.

g. Secured Claims to be Paid in Full Through the Plan NONE

Creditor Collateral Total Amount to be Paid through the Plan

Part 5: \	Jnsecured	Claims	NONE
-----------	-----------	--------	------

	a.	Not s				priority unsect tributed <i>pro ra</i>	ured claims sha ta	all be paid:		
			Not les	s than	_ percent					
		✓	Pro Ra	nta distribu	ution from an	y remaining fu	ınds			
	b.	Sepa	rately classi	fied unse	cured claim	s shall be trea	ted as follows:			
Creditor			•		for Separate Cl		Treatment		Am	ount to be Paid
Part 6:			ory Contract				ONE 4) that may pre	event assum	nption (of
non-re			eal property			. , ,	, , , , , ,		•	
except			utory contract ving, which a		•	es, not previou	sly rejected by	operation o	f law, a	are rejected,
Creditor	•		Arrears to be C	ured in	Nature of Cor	ntract or Lease	Treatment by D	ebtor Po	st-Petition	on Payment
							•	1		
Part 7:	M	otion	s X NONE							
3015-1	. A	Certi	fication of S	ervice, N	otice of Cha		and in the mar Transmittal ar are served.			
						. Section 522 ns that impair	• • —			
Creditor		I	ature of ollateral	Type of Lie	en Amount o	Valu f Lien Collar	I	t of Other ned Agair	of All Liens nst the operty	Amount of Lier
NONE	Th	e Deb		reclassify	·		secured to Co			,
Creditor			Collateral		Scheduled Debt	Total Collatera Value	Superior Liens	Value of Creditor's Interest in Collateral	Т	otal Amount of Lien to be Reclassified
Partial			on to Partiall ured.		ens and Red	classify Unde	rlying Claims	as Partially	/ Secu	red and

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and

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Value of

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified		
to void liens o	n collateral consisten	t with Part 4 abo	ve:					
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be	e Deemed Secured	Amount to be Reclassified as Unsecured		
Part 8: Other	Plan Provisions							
a. Ves ✓ □	sting of Property of to Upon Confirmation Upon Discharge Iment Notices	the Estate						
	ors and Lessors provi e Debtor notwithstand			continue to mai	il customary	/ notices or		
c. Ord	ler of Distribution							
The St	anding Trustee shall 1) Ch. 13 Standin 2) Other Administra 3) Secured Claims 4) Lease Arrearages 5) Priority Claims General Unsecur	g Trustee Comn ative Claims		ving order:				
The St	st-Petition Claims anding Trustee is, a) in the amount filed			t-petition claim	ns filed purs	uant to 11 U.S.C.		
00000111000(a) in the amount med	by the post peti	tion ciaimant.					
	ication NONE ication of a plan doe accordance with D.N	•	•	motion be fil	ed. A modi	ified plan must		
If this F	Plan modifies a Plan p f Plan being modified	oreviously filed in	n this case, cor	mplete the info	rmation bel	ow.		
Explain below To provide mortgage arrear language to disc	why the plan is being e for post petition and pot ages. The plan also incontrage a judgment lien hater at the end of the cas	g modified: ost loan modification ludes non-standar reld by Woodcrest	Explain b on See Part 10	elow how the (a) and 4(a)	plan is bein	ng modified:		
Are Schedules I and J being filed simultaneously with this Modified Plan? ✓ Yes ✓ No								
	n-Standard Provision tandard Provisions Ro NE							
			6					

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Explain here: Judgment lien held by Woodcrest Health Care Center shall be discharged of record upon completion and discharge of the Debtor's case since the judgment lien creditor did not file a proof of claim. J-163396-2005 L-003112-05

Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	October 7, 2020	/s/ Linda C. Miller
		Linda C. Miller
		Debtor
		Joint Debtor
Date	October 7, 2020	/s/ Ronald I. LeVine, Esq.
		Ronald I. LeVine, Esq.
		Attorney for the Debtor(s)